IN THE UNITED STATES PATENT AND TRADEMARK OFFICE CENTRAL FAX CENTER

Applicant: Ellen M. Heath et al.

Art Unit : 1623 MAY 1 8 2004

Serial No.: 09/974,798

Examiner: Devesh Khare, Ph.D.

Filed

: October 12, 2001

Title

: COMPOSITIONS AND METHODS FOR USING A SOLID SUPPORT TO

PURIFY RNA

MAIL STOP PETITIONS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450



PETITION TO WITHDRAW NOTICE OF ABANDONMENT

Under 37 CFR § 1.181, applicant hereby petitions to have the United States Patent and Trademark Office withdraw the Notice of Abandonment mailed March 18, 2004 (copy enclosed). The application was abandoned under 37 CFR §1.135 for failure to respond to the Office Action mailed September 9, 2003.

The undersigned applicant's attorney of record first became aware of the abandonment on March 26, 2004, i.e., upon receipt of the Notice of Abandonment. Applicant submits that this petition to withdraw the Notice is being promptly filed as required by 37 CFR §1.8(b)(1).

The following documents are submitted under MPEP § 711.03(c) as proof that the Office Action was not received by Applicant or Applicant's representative.

Attached is a Declaration of Gay Oehlke ("Oehlke Declaration") stating that the Office Action dated September 9, 2003 was not received by Schwegman, Lundberg, Woessner & Kluth, P.A. ("Schwegman firm"), who was Applicant's representative in September 2003. Attached to the Oehlke Declaration are copies of the Schwegman firm's docketing records. The Oehlke Declaration indicates that if the Schwegman firm had received an Office Action, the Office Action would have been entered into the records subsequent to the receipt of the Restriction

CERTIFICATE OF TRANSMISSION BY FACSIMILE

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Jill Huso Typed or Printed Name of Person Signing Certificate

Applicant: Ellen M. Heath et al.

Serial No.: 09/974,798 Filed: October 12, 2001

Page

: 2 of 2

Requirement. Also, if an Office Action had been received, the "status check" reminders would have been removed from the docketing records. As evidenced by the docketing records attached to the Oehlke Declaration, the "status check" entry was not removed from the docket.

It should be noted that the present matter was transferred to the firm of Fish & Richardson P.C., P.A. on January 27, 2004. A copy of the Revocation and New Power of Attorney is attached herewith. Applicant requests that the holding of abandonment be withdrawn and that the Office Action be re-mailed. Applicant request that the Office Action be mailed to Applicant's current representative, Fish & Richardson P.C., P.A.

Please apply any charges or credits to Deposit Account No. 06-1050.

Respectfully submitted,

Date: 18 4my 2004

Ann S. Viksnins Reg. No. 37,748

Fish & Richardson P.C., P.A. 60 South Sixth Street Suite 3300

Minneapolis, MN 55402 Telephone: (612) 335-5070 Facsimile: (612) 288-9696

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United States Patent and Trademark Office

17094-002001

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address COMMISSIONER FOR PATENTS
P.O. Box 1459
Alexandria, Virginia 22313-1430
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/974,798	10/12/2001	Ellen M. Heath	GSIM-01P-0014	7769	
75	90 03/18/2004		EXAMI	INER	
	undberg, Woessner	& Kluth, P.A.	KHARE, C	DEVESH	
P O Box 2938 Minneapolis, M	ON 55402	DECEIVEN	ART UNIT	PAPER NUMBER	
winnespons, w	114 33402	MECELVEN	1623		
		MAR 2 6 2004	DATE MAILED: 03/18/2004	1	
		BY: PRACTICE SYSTEMS			

Please find below and/or attached an Office communication concerning this application or proceeding.

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Docketed By Practice (stems) Action Code: Apard - Uni	INCLU TO OF
Base Date: 3-18-04	l
Due Date: 5-18-04	ļ
Deadline: 5-18-04	
Initials A	
Record:	j

Docketed By Billing Secretary
Due Dete: <u>5-18-09</u>
Deadline: <u>5-18-09</u>
Initials: *gm*2

PTO-90C (Rev. 10/03)

MAR 2 2 2004

RECEIVED

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	Application No.	Applicant(s)							
	09/974,798	HEATH ET AL.							
Notice of Abandonment	Examiner	Art Unit							
	D	1623							
	Devesh Khare		dress						
The MAILING DATE of this communication app	deals of the cover sheet	VIET CITO COLL CORPORATION CONTRACTOR							
This application is abandoned in view of:									
 Applicant's failure to timely file a proper reply to the Office (a) A reply was received on (with a Certificate of period for reply (including a total extension of time of (b) A proposed reply was received on, but it does 	month(s)) which ext	pired on	expiration of the						
		ow nien amendinieni willch bi	ו שנים ביות						
(A proposed reply was received on (A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely file Continued Examination (RCE) in compliance with 37	CFR 1.114).	pour 100); e. (e) =	,						
(c) A reply was received on but it does not constitution. See 37 CFR 1.85(a) and 1.111. (See	tute a proper reply, or a bor explanation in box 7 below	ia fide attempt at a proper rep).	ay, to the non-						
(d) ☐ No reply has been received.									
Applicant's failure to timely pay the required issue fee a from the malling date of the Notice of Allowance (PTOL.)									
 (a) The issue fee and publication fee, if applicable, we are the expiration of the statutory Allowance (PTOL-85). 	as received on (with period for payment of the is	a Certificate of Mailing or 1 sue fee (and publication fee)	ransmi set in di						
(L) The submitted fee of \$ is insufficient. A balan	ce of \$ is due.								
The issue fee required by 37 CFR 1.18 is \$	The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$								
(c) ☐ The issue fee and publication fee, if applicable, has	not been received.								
Applicant's failure to timely file corrected drawings as re Allowability (PTO-37).									
Allowability (PTO-37). (a) Proposed corrected drawings were received on after the expiration of the period for reply.	(with a Certificate of Mai	ling or Transmission dated), which is						
(b) \(\sum \) No corrected drawings have been received.									
The letter of express abandonment which is signed by the applicants.									
 The letter of express abandonment which is signed by 1.34(a)) upon the filing of a continuing application. 	an attorney or agent (acting	in a representative capacity	under 37 CFR						
6. ☐ The decision by the Board of Patent Appeals and Inter of the decision has expired and there are no allowed c		and because the period for se	eeking court review						
7. ⊠ The reason(s) below:									
In a telephone call on 03/15/04, the applicants re papers have been filed.	presentative indicated th	Xaule VV	a l						
		JAMES O. WILSO SUPERVISORY PATENT E PECHNOLOGY CENTE	XAMINER R 1600						
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to with	ndraw the holding of abandonm	ent under 37 CFR 1.181, should	be promptly filed to						
minimize any negative effects on patent term.	ce of Abandonment		Part of Paper No. 9						

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Art Unit : 1623

Serial No.: 09/974,798

Examiner: Devesh Khare, Ph.D.

: October 12, 2001 Filed

Title

COMPOSITIONS AND METHODS FOR USING A SOLID SUPPORT TO

PURIFY RNA

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION OF GAY OFHLKE

I. Gay Oehlke, hereby declare as follows:

- I, Gay Oehlke, am a Docketing Paralegal at the law firm of Schwegman, Lundberg, Woessner & Kluth, P.A. ("the Schwegman firm").
- I have searched the docketing records to ascertain whether the Schwegman firm **(2)** received an Office Action allegedly mailed by the United States Patent and Trademark Office on September 9, 2003.
- The Schwegman firm's electronic docket records reflect that a response to a (3) Restriction Requirement Action was filed by fax on June 16, 2003. At that time a follow-up Status Check was created for April 2004 in the firm electronic docket system (Attachement #1). Additionally, the Schwegman firm's web-based file management system identifies the filing of the response to the Restriction Requirement but no further incoming documents are indicated (Attachment #2). Copies of docket records are attached.
- It is the Schwegman firm's practice that when an office action is received, any (4) outstanding Status Check reminders are marked as complete. For example, when an office action is received, this Status Check would be removed once the action had been docketed. This did not happen in this instance, as the Status Check entry was not removed.
- This file was transferred to Fish & Richardson in January 2004 at which time the (5) outstanding Status Check reminder was removed from the Schwegman firm's records.
- I further declare that all statements made herein of my own knowledge are true (6) and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the

Applicant: Ellen M. Heath et al.

Serial No.: 09/974,798
Filed: October 12, 2001

Page :

: 2 of 2

United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Gay Oelilke

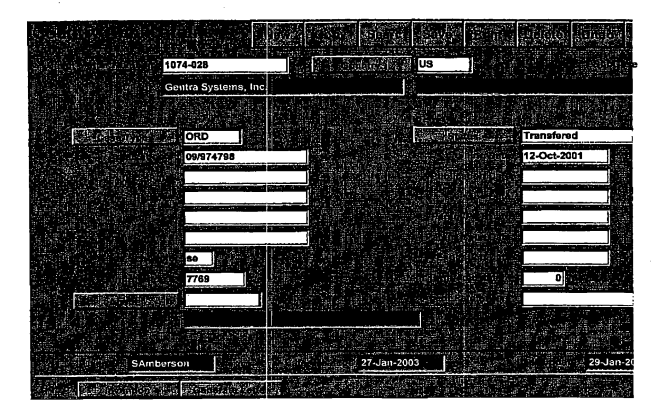
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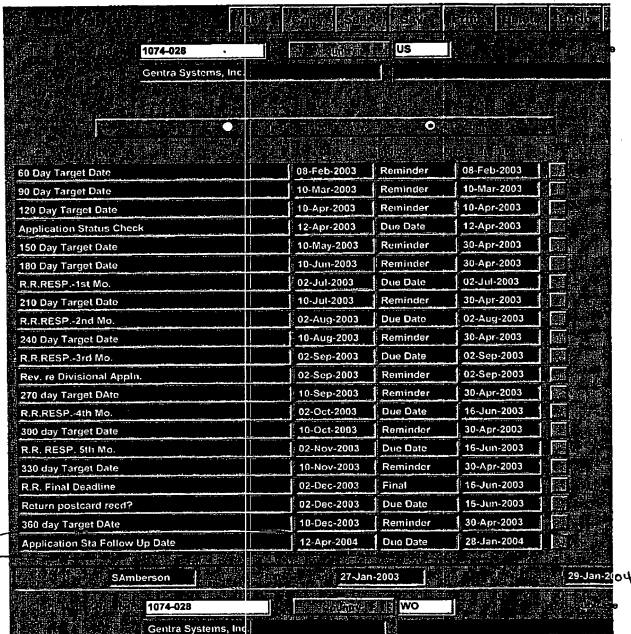
Schwegman, Lundberg, Woessner & Kluth, P.A.

Attorney's Docket No.: 17094-002001

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Matter List 🕶 🕶

Matter Overview

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Edit

New Related Matter | New Unrelated Matter | Return to Matter List | MergeDocs | Notes | Country Law Edit Matter COMPOSITIONS AND METHODS FOR USING A SOLID SUPPORT TO PURIFY RNA FILE#: 10 Title: Un Country: Utility - ORG Type: Client File#: Gentra Systems, Inc. Client: Actual Pub. 61468 Matter ID: Date: **Matter Entity** W Transferred Size: Status: Issue Date: Date Filed: Oct 12, 2001 Patent#: 09/974,798 S rial#: Hosted By: Schwegman Lundberg Woessner & Kluth Created by: Jane Sagers, Dec 10, 2002 Sh Details Activities Entitles Personnel References* Related Matters Clusters Physical Files Public Messages ComPAIR Delete **Edit** Status 👺 Date 1 Date 2 Quick Links **Description/Comments** Activity 👺 Add --Edit Matter Management Postcard Date <u>Information</u> - Add --Open: Edit Expected: Done: Disclosure Tasks 01/28/2004 03/10/2004 Statement Notice of Date Date - Add --Edit Acceptance of received: Completed mailed: 09/26/2003 10/20/2003 Power of Attorney **Notice** Date Date Regarding - Add --Edit mailed: received: Completed Change of 09/26/2003 10/20/2003 Power of Attomey **Postcard** Date Response to — Add — Response to Restriction **Edit** Completed Done: Received : Restriction Requirement 06/16/2003 06/16/2003 Requirement Date Date Restriction - Add -<u>Edit</u> Restriction Requirement Mailed: Received: Completed Requirement Received 06/02/2003 06/09/2003 Received Date Date Revocation **Postcard** - Add --Revocation and Power of <u>Edit</u> Completed Filed: Received: and Power of Attorney Filed 05/16/2003 05/27/2003 **Attorney Filed** Date Date Notice of Edit - Add --Received: Completed Mailed: <u>Publication</u> 04/17/2003 04/28/2003 Received Date - Add --Edit <u>Disclosure</u> Completed Received: 12/10/2002 Received Date

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12/10/2002

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	Application Filed		Completed	Date Filed : 10/12/2001	Postcard Received : 10/21/2001	Edit	Add
	Unsigned Declaration and Power of Attorney		Completed	Date Filed : 10/12/2001		<u>Edit</u>	Add
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<u>Terms of Usa</u>

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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REVOCATION AND NEW POWER OF ATTORNEY

Under 37 CFR §3.73(b) GENTRA SYSTEMS, INC., a corporation, certifies that it is the assignee of 100% of the right, title and interest in the patent application identified above by virtue of:

An assignment from the inventors of the patent application identified above (copy enclosed). This Assignment is being filed concurrently with the Assignment Branch of the U.S. Patent and Trademark Office.

The undersigned has reviewed all the documents in the chain of title of the patent application identified above and, to the best of undersigned's knowledge and belief, title is in the assignee identified above.

The undersigned, whose title is supplied below, is empowered to act on behalf of the assignee.

The undersigned, acting on behalf of the assignee, hereby revokes all powers of attorney previously granted in the application and appoints:

Ann S. Viksnins, Reg. No. 37,748; Mark S. Ellinger, Ph.D., Reg. No. 34,812; Dorothy P. Whelan, Reg. No. 33,814; Reg. No. 28,488; Richard J. Anderson, Reg. No. 36,732; H. Sanders Gwin, Jr., Reg. No. 33,242; Stephen R. Schaefer, Reg. No. 37,927; Ronald C. Lundquist, Ph.D., Reg. No. 37,875; John A.

CERTIFICATE OF TRANSMISSION BY FACSIMILE

I hereby	certify	that	this	corresp	ondence	: is	bei	ng	trænsr	mitted	by
facsimile	to the	Patent	and	Trader	nark Of	Tice	on	the	date	indica	ted
below.		Λ	* 1	1.6	Ο.		•				

Date of Transmissio

Signature

Jolene Alger Typed or Printed Name of Person Signing Certificate

Juth 14. Shuman

Applicant : Ellen M. Heath et al.

Serial No.: 09/974,798 Filed: October 12, 2001

Page : 2 of 2

Reg. No. 37,927; Ronald C. Lundquist, Ph.D., Reg. No. 37,875; John A. Dragseth, Reg. No. 42,497; J. Patrick Finn III, Ph.D., Reg. No. 44,109; M. Angela Parsons, Ph.D., Reg. No. 44,282; Monica McCormick Graham, Ph.D., Reg. No. 42,600; J. Richard Soderberg, Reg. No. 43,352; Chad A. Hanson, Ph.D., Reg. No. 44,737; Greg H. Gardella, Reg. No. 46,045; Teresa A. Lavoie, Ph.D., Reg. No. 42,782; Elizabeth N. Kaytor, Ph.D., Reg. No. 53,103, all of FISH & RICHARDSON P.C., P.A., 60 South Sixth Street, Suite 3300, Minneapolis, MN 55402.

with full power of substitution and revocation, to prosecute the application and to transact all business in the United States Patent and Trademark Office connected therewith.

All correspondence regarding the application should be sent to:

PTO Customer Number: 26191

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

Respectfully submitted,

Date: 4/7/04

By:

Title

Fish & Richardson P.C., P.A. 60 South Sixth Street

Suite 3300

Minneapolis, MN 55402 Telephone: (612) 335-5070

Facsimile: (612) 288-9696

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